

JOHN OAKASON

IBLA 72-372a, 381a

Decided June 19, 1972

Appeals from decisions of the Utah state office, Bureau of Land Management (BLM), requiring certain stipulations as a prerequisite to the issuance of oil and gas leases pursuant to applications U-17983, and 18154.

Dismissed.

Rules of Practice: Appeals: Generally

Where an appeal is taken from a requirement of the BLM and the appellant complies with the requirement during the pendency of the appeal, the appeal will be dismissed. An appeal will be dismissed when the appellant withdraws the application which is the subject of the decision appealed from.

APPEARANCES: John Oakason, pro se.

BY THE BOARD

During the pendency of the above appeals, the appellant executed the stipulations required by the BLM decision appealed from, U-17983. During the pendency of an appeal he also withdrew his application for an oil and gas lease, U-18154. There is no longer any question concerning these two cases which is before this Board.

Therefore, pursuant to the authority delegated to the Board of Land Appeals, 211 DM 13.5, the appeals as to the two identified cases are dismissed.

